



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Applicant : Wolrich, et. al.

Art Unit : 2155

Serial No.: 09/475,614

Examiner : Eng, David Y

Filed : 12/30/1999

Assignee : Intel Corporation

Title : METHOD AND APPARATUS FOR CONTROL OF RECEIVE DATA

Mail Stop Appeal Brief - Patents  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

APPEAL BRIEF

(i)	Real Party in Interest	...page 2.
(ii)	Related Appeals and Interferences	...page 2.
(iii)	Status of Claims	...page 2.
(iv)	Status of Amendments	...page 2.
(v)	Summary of Claimed Subject Matter	...page 2.
(vi)	Grounds of Rejection to be Reviewed on Appeal	...page 4.
(vii).	Arguments	...page 4.
(viii)	Claims Appendix	...page 12.

(i) Real Party in Interest

The real party in interest in this appeal is Intel Corporation, a Delaware corporation having a principal place of business at 2200 Mission College Blvd, Santa Clara, CA 95052. Intel is the assignee of the entire right, title, and interest in the above-noted application.

(ii) Related Appeals and Interferences

An appeal was filed on 6/3/2005 for U.S. serial no. 09/626,535, filed 7/27/2000, entitled "Multi-Threaded Scheduled Receive For Fast Network Port Data". The appeal brief for that application has not yet been filed.

(iii) Status of Claims

Claims 1-24 and 44 are pending and being appealed with claims 1, 17, and 18 being independent.

Claims 25-43 were previously cancelled.

(iv) Status of Amendments

No amendments were filed after the final rejection mailed on 01/19/2005.

(v) Summary of Claimed Subject Matter

Claim 1

Claim 1 recites a method of receiving data from a network that includes issuing a request directing a transfer of data from a device port to a storage unit and that specifies a thread to process the data. Such a request can be used in a system such as that shown in FIG. 1 of the patent application. FIG. 1 depicts a processor 12 that includes multiple hardware microengines 22. The microengines 22 provide multiple threads of execution that process packets received by ports (e.g., MAC ports 32a-32h) (page 6, line 6-page 7, line 5). For example, FIG. 3 depicts a sample thread

architecture that includes a receive scheduler thread 92 that assigns packets to receive processing threads 96 that can perform packet processing operations such as determining how to route a packet further towards its network destination (page 10, line 5 - page 11, line 10). The processor 12 depicted in FIG. 1 includes an I/O bus interface 28 that further includes an RFIFO (receive first-in-first-out) 136 as shown in FIG. 4 (page 14, lines 2-4). The RFIFO 136 buffers packet data before being accessed by the receiving threads. As described in the specification, the receive scheduler thread 92 can write a receive request into a RCV\_REQ (receive request) FIFO 230 that specifies the RFIFO 136 location to store data from the port and the receive thread assigned to process the data (page 25 lines 6-22). For example, a receive request can include a TID (thread ID) field that specifies the receive thread to be signaled (page 28, lines 9-11).

#### Claim 17

Claim 17 recites determining that the one of the plurality of peripheral ports requires servicing. For example, the specification states "[t]he receive scheduler 92 determines which ports need to be serviced by reading the RCV\_RDY\_HI, RCV\_RDY\_LO and RCV\_RDY\_CNT registers 210a, 210b and 216, respectively." (page 14, lines 11-13).

Claim 17 also recites issuing a receive request based on the determination. For example, the specification states "[t]he RCV\_RDY\_CNT register 216 is one of several used by the receive scheduler to determine how to issue a receive request." (page 20, lines 12-15). As recited by claim 17, similar to claim 1, the receive request directs the transfer of data from the one of the plurality of peripheral ports to a buffer memory and specifies a program thread from among a plurality of processing program threads to process the data. Claim 17 further recites "transferring the data to the buffer memory and signaling to the specified thread that the data is ready for processing". For example, as described in the specification, "[t]he receive FIFO (RFIFO) 136 includes data buffers for holding data received from the Fbus 132 and is read by the

microengines 22." (page 14, lines 2-4). The specification further states that the system generates "a start\_receive signal event to the receive processing thread 96 specified in the receive request (transaction 6)" (page 25, lines 20-22).

#### Claim 18

Claim 18 is directed to an article comprising a computer-readable medium which stores computer-executable instructions for receiving data from a plurality of ports. "The functionality of the microengine threads is determined by microcode loaded (via the core processor) for a particular user's application into each microengine's control store 70." (page 10, lines 2-5).

Claim 18 includes the feature of instructions to issue a receive request directing a transfer of data from one of a plurality of device ports to a storage buffer and specifying a program thread from among a plurality of processing program threads to process the data, which is generally supported for the reasons given in claim 1.

#### (vi) Grounds of Rejection to be Reviewed on Appeal

Claims 1-25 and 44 were rejected under 35 U.S.C. 103(a) as being unpatentable over Allison (6,373,848) in view of Belkin (U.S. 6,604,125).

#### (vii) Arguments

##### (a) Obviousness

"It is well established that the burden is on the PTO to establish a prima facie showing of obviousness, *In re Fritsch*, 972 F.2d 1260, 23 U.S.P.Q.2d 1780 (C.C.P.A., 1992)."

"It is well established that there must be some logical reason apparent from the evidence or record to justify combination or modification of references. *In re Regal*, 526 F.2d 1399 188, U.S.P.Q.2d 136 (C.C.P.A. 1975). In addition, even if all of the elements of claims are disclosed in various prior art references, the claimed invention taken as a

whole cannot be said to be obvious without some reason given in the prior art why one of ordinary skill in the art would have been prompted to combine the teachings of the references to arrive at the claimed invention. *Id.* Even if the cited references show the various elements suggested by the Examiner in order to support a conclusion that it would have been obvious to combine the cited references, the references must either expressly or impliedly suggest the claimed combination or the Examiner must present a convincing line of reasoning as to why one skilled in the art would have found the claimed invention obvious in light of the teachings of the references. *Ex Parte Clapp*, 227 U.S.P.Q.2d 972, 973 (Board. Pat. App. & Inf. 985)."

"The mere fact that the prior art could be so modified would not have made the modification obvious unless the prior art suggested the desirability of the modification." *In re Gordon*, 221 U.S.P.Q. 1125, 1127 (Fed. Cir. 1984).

Although the Commissioner suggests that [the structure in the primary prior art reference] could readily be modified to form the [claimed] structure, "[t]he mere fact that the prior art could be so modified would not have made the modification obvious unless the prior art suggested the desirability of the modification." *In re Laskowski*, 10 U.S.P.Q. 2d 1397, 1398 (Fed. Cir. 1989).

"The claimed invention must be considered as a whole, and the question is whether there is something in the prior art as a whole to suggest the desirability, and thus the obviousness, of making the combination." *Lindemann Maschinenfabrik GMBH v. American Hoist & Derrick*, 221 U.S.P.Q. 481, 488 (Fed. Cir. 1984).

Obviousness cannot be established by combining the teachings of the prior art to produce the claimed invention, absent some teaching or suggestion supporting the combination. Under Section 103, teachings of references can be combined only if there is some suggestion or incentive to do so. *ACS Hospital Systems, Inc. v. Montefiore Hospital*, 221 U.S.P.Q. 929, 933 (Fed. Cir. 1984) (emphasis in original, footnotes omitted).

"The critical inquiry is whether 'there is something in the prior art as a whole to suggest the desirability, and thus the obviousness, of making the combination.'"  
*Fromson v. Advance Offset Plate, Inc.*, 225 U.S.P.Q. 26, 31 (Fed. Cir. 1985).

(b) Claim Group I: Independent Claims 1 and 18.

The Examiner rejected claim 1 as being unpatentable over Allison in view of Belkin. However, neither Allison nor Belkin, alone or in combination, describe or suggest the subject matter recited by claim 1.

(1) The Examiner Has Made Unsupported Characterizations of Allison

Allison describes an adapter that channels data from multiple ports through a single Rx (receive) Media Access Control (MAC) Unit 28. The adapter services the multiple ports with the single MAC 28 by using a multiplexer 18 to select each port in turn. When selected, data from the port travels from the port, through the multiplexer 18 and Rx MII Interface 22 to the Rx MAC 28. The Rx MAC 28, in turn, writes the data into an Rx FIFO 43. Once data accumulates for the port in the Rx FIFO 43, control logic 34 moves data from the Rx FIFO 43 to a host system 12 via bus 14.

The multiplexer 18 is controlled by a port selector 46 which is described as a free running counter (col. 10, lines 7-9) that selects a port each chip clock cycle (abstract). In addition to controlling which port is handled by the Rx MAC 28 by the multiplexer 18, the port selector 46 also causes different per-port state registers to be used by the Rx MAC 28 and Rx FIFO 43 for data from a selected port.

In rejecting claim 1 based on Allison, the Examiner makes a number of assertions that are unsupported by Allison. In particular, the Examiner identifies different executable instructions, subroutines, and program counters as being present in Allison. However, Allison does not make any mention of executable instructions, program counters, or subroutines. Additionally, the Examiner has built the rejection of

the independent claims around an unsupported assertion regarding the functionality of what appears to be conventional flow-chart notation.

In the Office Action mailed 05/07/2004, the Examiner rejected claims 1, 17, 18 by arguing that Allison teaches:

Issuing a request (see Figure 9 and the description in col.11) directing a transfer of data from one of a plurality of device ports (ports 1-n in Figure 1) to a storage unit (see registers or FIFO) and specifying (instruction program counter) a thread (instructions, see line 57, col. 2) to process (control logic 34) the data.

(page 3, office action mailed 05/07/2004).

Applicants disagree with the Examiner's assertion that Allison describes the Rx FIFO 43 as specifying an instruction program counter to the control logic 34. Neither the term nor the concept of an "instruction program counter" is described anywhere in Allison. Allison does state that the Rx FIFO 43 sends control information to the control logic 34 when data has accumulated in the Rx FIFO 43 (col. 11, lines 46-53). However, Allison does not describe the content of this control information as including an instruction program counter as asserted by the Examiner. Allison does, in one passage, refer to the control information as an "instruction" (col. 2, line 57) which the Examiner seems to have seized on as meaning the control information represents either one of a sequence of processor executable instructions that form a program or an instruction counter. However, there is no support for the contention that the Rx FIFO 43 in Allison sends instructions of a program to the control logic for execution or that the Rx FIFO 43 specifies a program counter.

The Examiner later clarified what was considered to be the request in Allison that both initiated a data transfer and would be modified to specify a thread to process the data. The Examiner stated:

... The request in Allison is taught in Figure 9 and demonstrated in Figure 1. In response to a request (the signal S which initiates the transfer shown in Figure 9), data is transferred from one of the ports (see ports 1-n in Figure 1) to RxFIFO for the control logic to process.

(page 3, office action mailed 1/19/05).

Thus, the Examiner identified "S" in FIG. 9 as the "issuing of a request specifying a data transfer" and presumably the request to modify in view of Belkin to include identification of a thread. Applicants disagree that the "S" in FIG. 9 is a request. In particular, FIG. 9 is a flow chart illustrating interaction between the different components of the adapter. The flow chart begins with an "S" symbol and ends with an "E" symbol, conforming to a commonplace flow chart convention. The Applicants pointed out that the "S" and "E" were traditional flow chart notation, not actual requests, and that the text of Allison did not describe the "S" or "E" in any way. The Examiner replied:

although the "S box" in Figure 9 of Allison could be served for indicating start of the flow chart, it also indicates a signal for directing the processor to execute the subroutine shown in Figure 9 by pointing to the memory location which stores the first instruction of the subroutine. No inventive concept is seen.

(page 2, advisory action mailed 4/12/05).

Applicants do not understand what the Examiner means by the statement that "S" is "for directing the processor to execute the subroutine shown in FIG. 9 by pointing to the memory location which stores the first instruction of the subroutine". First, FIG. 9 does not depict a subroutine. FIG. 9 describes the different functions performed by different components in Allison. Additionally, there is no support in Allison for the assertion that "S" is a pointer to a memory location of an instruction nor does Allison include any description of any instruction pointers nor any subroutines. Further, the Examiner does not describe how a memory location pointing to an instruction would be



modified to also indicate a thread to process data as specified by the recited receive request.

In short, the Examiner's rejection amounts to a proposal to modify some entity, "S", which is not described in Allison beyond appearing at the start of a flow chart, but is for some reason assumed to be an instruction pointer. Furthermore, this instruction pointer should further be somehow modified to include identification of a thread to process data. In summary, Applicants disagree with both the Examiner's characterization of Allison and the proposed modification of "S" by the Examiner assuming, arguendo, that "S" is deemed a receive request.

(2) One of Skill in the Art Would Not Provide the Threads of Belkin in Allison

The Examiner argues that one of skill in the art would use the multi-threaded system of Belkin in Allison. In particular the Examiner states:

Allison teaches that each FIFO provides instructions (thread) to control logic for controlling transmitting and receiving data between the host system and the network. Allison does not teach plurality of threads. However, Belkin teaches a server for receiving data from a network (see Figure 1). The server has a storage for storing a pool of threads and a thread selector. In response to a request, a specific thread from a plurality of threads is selected to process the task requested by the request. Since both references are directed to transceiving data between a host and a network, it would have been obvious to a person of ordinary skill in the art to provide a pool of threads as taught by Belkin in Allison so that specific tasks such as transmitting or receiving can be respectively controlled by specific threads.

(page 3-4, office action mailed 05/07/2004).

Again, Applicants disagree with the Examiner's assertion that the Rx FIFO 43 of Allison provides a thread of program instructions to control logic 34 which the Examiner uses as a lynchpin in combining Belkin and Allison. Again, Allison provides no support for the assertion that the control logic 34 executes thread instructions issued by the Rx FIFO 43.

Applicants further disagree that one of skill in the art would be motivated to provide the threads of Belkin in the adapter of Allison. The threads of Belkin run at the host atop an Operating System (OS) on processor 604 (see FIG. 6; col. 17, line 60-col. 18, line 5) and perform "layer 5+" operations (e.g., HTTP, CGI, JAVA and so forth) in OSI protocol-stack terminology. The MAC adapter of Allison is more akin to the communication interface 618 that performs lower level (e.g., "layer 2" operations) than processor 604. The Examiner essentially proposes a far from obvious migration of functionality from the host processor 604 to the communications interface 618/ MAC adaptor of Allison that is not suggested by either Belkin or Allison.

Additionally, the motivation to move the high level, OS supported threads from a processor 604 of Belkin to a low level MAC adapter is contrary to Allison's stated goal of reducing gate count (col. 3, line 10-14). That is, adding a programmable processor which presumably includes a control store, ALU, and so forth is inconsistent with reducing the circuitry count of the adaptor of Allison, particularly, when the Examiner has not provided a performance benefit for adding this considerable circuitry and complexity.

In conclusion, one of skill in the art would not be motivated to include the threads of Belkin in the adapter of Allison. Additionally, assuming for the sake of argument that such a combination was made, the Examiner has not identified which component of Allison would execute these threads or how/why the "S" would be modified (assuming, arguendo, that "S" actually is an instruction pointer) to include identification of a thread to process data. Thus, Applicants request withdrawal of the rejection of Claim 1 and its dependent claims, and for similar reasons, of claim 18 and its dependent claims.

(c) Claim Group II: Independent Claim 17.

Claim 17 also recites issuing a receive request. In addition, claim 17 recites the issuing the receive request is based on a determination that a port requires servicing. The claim further recites "transferring the data to the buffer memory and signaling to the specified thread that the data is ready for processing". As described above, Applicants assert that the Examiner's proposed combination of Allison and Belkin is based on unsupported characterizations of Allison and that one of skill in the art would not provide the threads of Belkin in Allison or provide the recited "receive request". Since the references do not describe or suggest the recited receive request, neither do they describe issuing the receive request based on a determination that a port requires servicing or transferring the data to the buffer memory and signaling to the specified thread that the data is ready for processing. Applicants thus request withdrawal of the rejection of claim 17 and its dependent claims.

(viii) Claims Appendix

Claim 1. A method of receiving data from a network, comprising:  
issuing a request directing a transfer of data from one of a plurality of device ports to a storage unit and specifying a thread from among a plurality of processing program threads to process the data.

Claim 2. The method of claim 1, further comprising:  
determining if at least one of the plurality of device ports coupled to the network require service.

Claim 3. The method of claim 2, further comprising:  
transferring the data to the storage unit and signaling to the specified program thread that the data is ready for processing.

Claim 4. The method of claim 2, wherein determining comprises:  
interrogating the plurality of device ports to identify which of the plurality of device ports require service.

Claim 5. The method of claim 4, wherein determining further comprises:  
preparing control information corresponding to those device ports identified as requiring service.

Claim 6. The method of claim 5, wherein the control information comprises indicators each associated with a device port receive FIFO in a corresponding one of the device ports.

Claim 7. The method of claim 6, wherein interrogating comprises:

polling the state of the ready flags to determine if the indicators are asserted, the assertion of the indicators indicating that the corresponding device ports have data ready for transfer.

Claim 8. The method of claim 7, wherein the indicators indicate that the associated device port receive FIFO has reached a threshold level of fullness.

Claim 9. The method of claim 8, wherein the indicators indicate that the associated device port receive FIFO stores a full network packet.

Claim 10. The method of claim 5, further comprising:  
maintaining a receive ready count, the receive ready count being incremented in response to the control information being prepared.

Claim 11. The method of claim 5, wherein preparing control information further comprises:

writing a flag to a control and status register for each device port in the plurality of device ports that is determined to require service.

Claim 12. The method of claim 11, wherein issuing comprises:  
obtaining the control information from the control and status register; and  
selecting from each device port in the plurality of device ports having set bits in the control and status register a port for servicing.

Claim 13. The method of claim 1, further comprising:  
determining which among the plurality of program threads is available; and  
assigning an available program thread to process the data.

Claim 14. The method of claim 12, wherein selecting a port comprises:

using the receive ready count to determine if the ready flags reflect current status of the device port.

Claim 15. The method of claim 3, further comprising:  
maintaining a receive request count for counting transfer of data to the storage unit, the receive request count being incremented by one upon the transfer of the data to the storage unit and signaling to the specified program thread.

Claim 16. The method of claim 15, wherein selecting a port further comprises:  
using the receive request count to determine if the indicators reflect current status of the device ports.

Claim 17. A method of receiving data from a plurality of peripheral ports, comprising:  
determining that the one of the plurality of peripheral ports requires servicing;  
issuing a receive request based on the determination, the receive request directing the transfer of data from the one of the plurality of peripheral ports to a buffer memory and specifying a program thread from among of a plurality of processing program threads to process the data; and  
transferring the data to the buffer memory and signaling to the specified thread that the data is ready for processing.

Claim 18. An article comprising a computer-readable medium which stores computer-executable instructions for receiving data from a plurality of ports, the instructions causing a computer to:

issue a receive request directing a transfer of data from one of a plurality of device ports to a storage buffer and specifying a program thread from among a plurality of processing program threads to process the data.

Claim 19. The article of claim 18, the article further comprises instructions causing a computer to:

determine if at least one of the plurality of device ports coupled to the network require service.

Claim 20. The article of claim 19, the article further comprises instructions causing a computer to:

transfer the data to the storage unit and signal to the specified program thread that the data is ready for processing.

Claim 21. The article of claim 19, wherein the instructions to determine comprise instructions causing a computer to:

interrogate the plurality of device ports to identify which of the plurality of device ports require service; and

prepare control information corresponding to those device ports identified as requiring service.

Claim 22. The article of claim 21, the article further comprises instructions causing a computer to:

maintain a receive ready count, the receive ready count being incremented in response to the control information being prepared.

Claim 23. The article of claim 22, wherein the instructions to issue comprise instructions causing a computer to:

use the receive ready count to check the current status of the device port.

Claim 24. The article of 19, the article further comprises instructions causing a computer to:

maintain a receive request count for counting transfer of data to the storage unit, the receive request count being incremented by one upon the transfer of the data to the buffer memory and signaling to the specified program thread.

Claim 25. The article of claim 24, wherein the instructions to issue comprise instructions causing a computer to:

use the receive request count to check the current status of the device ports.

Claim 44. The method of claim 1, wherein the threads comprise threads provided by multiple programmable multi-threaded engines within a processor.



Applicant : Wolrich, et. al.  
Serial No. : 09/475,614  
Filed : December 30, 1999  
Page : 17

Attorney's Docket No.: 10559-137001  
Intel Docket No.: P7876

### Conclusion

Given the above arguments, Applicant requests allowance of the independent claims and their corresponding dependent claims.

If any fees are due, please apply such fees to Deposit Account No. 06-1050 referencing attorney docket number: 10559-137001

Respectfully submitted,

Date: 7/2/05



Robert A. Greenberg  
Reg. No. 44,133  
Phone: 978-553-2060

Best Available Copy